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APPLICATION NO. FILING DATE		LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/552,105 04/19/2000		04/19/2000	Peter H. Schmidt	1331-US	3061	
24313	7590	08/10/2005		EXAMINER		
TERADYN			NGUYEN, PHUOC H			
321 HARRISON AVE BOSTON, MA 02118				ART UNIT	PAPER NUMBER	
				2143		
• •				DATE MAILED: 08/10/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

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1	Application No.	Applicant(s)				
Office Action Summary	09/552,105	SCHMIDT ET AL.				
Office Action Summary	Examiner	Art Unit				
The MAIL INC DATE of this communication con	Phuoc H. Nguyen	2143				
The MAILING DATE of this communication app Period for Reply	lears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1: after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be timed within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
 Responsive to communication(s) filed on 16 February 2005. This action is FINAL. 2b) ☐ This action is non-final. Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. 						
Disposition of Claims						
 4) Claim(s) 1-25 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1-25 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. 						
Application Papers		i				
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) accomplicated any accomplicate may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examine	epted or b) objected to by the Eddrawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:					

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DETAILED ACTION

Request for Continued Examination

- 1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114.
- 2. Amendment received on February 16, 2005 has been entered into record.
- 3. Claims 1-20, and 22-25 remain pending.

Response to Amendment

- 4. This office action is in response to the applicants Amendment filed on February 16, 2005.
- 5. Claims 1-3, 5-6, 8-16, and 22-23 have been amended, and claims 24-25 have been added. Claims 1-20, and 22-25 are presented for further consideration and examination.
- 6. Applicant's arguments with respect to claim 1 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

- 7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set

forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

8. Claims 1-12, and 15-25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Caswell et al. (Hereafter, Caswell) U.S. Patent 5,964,891 in view of Frowein et al. (Hereafter, Frowein) U.S. Patent 6,665,820.

Referring to claim 1, Caswell reference disclose providing a diagnostic unit (e.g. Figure 2, Diagnostic Terminal 106 or Diagnostic servers 120, and 130-132) with a diagnostic website (col. 8, lines 20-21; and lines 33-35); receiving, through the diagnostic website with the diagnostic unit, a communication from a subscriber experiencing a problem with a network (col. 8, lines 35-37); and communicating, with said diagnostic unit, with a selected network element (e.g. Service systems 101-103) (col. 8, lines 39-40); however, Caswell fails to teach determining with said diagnostic unit fault information of said subscriber terminal from portion of said communication generated by the subscriber terminal

Frowein teaches a system of capable of determining the fault of said subscriber terminal from portion of communication generated by the subscriber terminal (col. 10 lines 25-55).

It would have been obvious to one of the ordinary skill in the art at the time of the invention was made to incorporate Frowein's teaching into Caswell's method to determine the configuration information from a portion of the communication generated by the subscribing terminal in order to determine whether the fault is coming from the subscriber terminal or from others devices. So it can isolate the fault more quickly.

Referring to claims 2,3, and 6, Caswell reference disclose a subscriber is

experiencing a problem (e.g. When the subscriber is misconfigured) with a network and report it to the diagnostic terminal through a web browser for diagnosis purposes; however, Caswell fail to teach the communication between the subscriber and diagnostic terminal is utilizing fault tolerant protocol stack.

Frowein reference discloses system of capable of receiving a connectivity failure between the subscriber terminal and the on-line center and relay data from the online center to the subscribing station and includes a communication portion in the online center and a communication portion in the subscribing station (col. 10 lines 19-38) (e.g. acknowledge the communication failure between two endpoints and capable of relaying the data between two end point is considered to be the fault tolerant protocol stack).

It would have been obvious to one of the ordinary skill in the art at the time of the invention was made to incorporate Frowein's teaching into Caswell's method to utilize the fault tolerant protocol stack to communicate between devices, as a result, it will provide the ability to support multiple protocols and provide greater flexibility to communicate between devices.

Referring to claim 4, Caswell reference disclose the network comprises the internet and an access network managed by an internet service provider, and the diagnostic unit is installed within the access network and the network element is connected to the diagnostic unit through the internet (Figure 2).

- 4: Referring to claim 5, Caswell reference disclose information electronically to a support operator (col. 4, lines 27-45; and col. 6, last paragraph through col. 7, 1st paragraph).
- 5. Referring to claims 7,8, and 9, Caswell reference disclose obtaining an

identification of said subscriber includes determining username of said subscriber (Figure 10).

- 6. Referring to claims 10, Caswell reference disclose determining fault information includes the step of emulating with said diagnostic unit at least one of login services to said subscriber, authentication services to said subscriber e-mail services to said subscriber and the Internet to said subscriber (Figure 2; and col. 5, lines 49-62).
- 7. Referring to claim 11, Caswell reference disclose determining fault information including analyzing with said diagnostic unit the format of data sent by said subscriber (Figure 8).

Referring to claim 12, Caswell reference discloses a method for reporting the fault from the subscriber terminal to the diagnostic; however, Caswell fails to teach determine fault information includes the step of negotiating a protocol between said subscriber and said diagnostic, said protocol selected from the group consisting of modern training, network control protocols, authentication protocols, compression protocols and upper layer protocols.

Frowein reference discloses system of capable of receiving a connectivity failure between the subscriber terminal and the on-line center and relay data from the online center to the subscribing station and includes a communication portion in the online center and a communication portion in the subscribing station (col. 10 lines 19-38).

It would have been obvious to one of the ordinary skill in the art at the time of the invention was made to incorporate Frowein's teaching into Caswell's method to utilize the fault tolerant protocol stack to communicate between devices, as a result, it will provide the ability to support multiple protocols and provide greater flexibility to

communicate between devices.

- 8. Referring to claim 13, Caswell reference disclose determining the fault information includes authentication a password supplied by said subscriber for Internet Service Provider (ISP) Net; Caswell does not explicitly teach that authenticating a password supplied by said subscriber for an Internet Service Provider (ISP) Net; however, it is an inherent feature to authenticate before communicate.
- 9. Referring to claims 15, and 16, Caswell reference disclose identifying and prioritizing said subscriber by said identification information within a trouble ticketing system of said service provider (Figures 10-12; and col. 11, last paragraph).
- 12. Referring to claims 17-20, Caswell reference disclose providing a diagnostic unit in communication with a network (figure 2); receiving, with said diagnostic unit, a communication from a subscriber unable to communicate with a desired network element (col. 8, lines 33-47); and allowing communications between said subscriber and said diagnostic unit by accepting data from said subscriber and with a network element protocol of a establishing a communication link with the subscriber and sending an indication of the data received from the subscriber to the selected network element in a protocol consistent (e.g. HTTP) with the network element protocol (col. 8, lines 33-47, e.g. Subscriber is experiencing a problem with the network; therefore, it generates a request to the diagnostic terminal which includes information about the subscriber. The diagnostic terminal then forward the request to the diagnostic server through an open standard communication protocol, which is Hyper Text Transport Protocol (HTTP)); however, Caswell fails to teach the protocol which is use between the communication between the subscriber and diagnostic terminal is utilizing a source protocol inconsistent

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(e.g. Fault Tolerant Protocol stack) which is different from the diagnostic terminal communicate with the network element.

Frowein reference discloses system of capable of receiving a connectivity failure between the subscriber terminal and the on-line center and relay data from the online center to the subscribing station and includes a communication portion in the online center and a communication portion in the subscribing station (col. 10 lines 19-38) (e.g. acknowledge the communication failure between two endpoints and capable of relaying the data between two end point is considered to be the fault tolerant protocol stack).

Referring to claim 24, Caswell further discloses the subscriber terminal comprises a DSL modem (col. 4 lines 62-64 and col. 5 lines 13-19).

Referring to claim 25, Caswell further discloses the subscriber terminal further comprises a personal computer (col. 4 lines 58-60).

13. Claims 13, and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Caswell et al. U.S. Patent 5,964,891 in view of Stephanou et al. U.S. Patent 6,513,013.

Caswell reference disclose a subscriber is experiencing a problem with a network and report it to the diagnostic terminal through a web browser for diagnosis purposes; however, Caswell fail to teach authenticating a password supplied by said subscriber for an Internet Service Provider (ISP) Net, and sending an e-mail to a diagnostic unit from said subscriber and receiving an e-mail from said diagnostic unit by said subscriber.

Stephanou reference discloses an e-mail to a diagnostic unit from said subscriber and receiving an e-mail from said diagnostic unit by said subscriber (col. 3, lines 34-40; and col. 4, lines 15-21).

It would have been obvious to one of the ordinary skill in the art at the time of the

invention was made to incorporate Stephanou's teaching into Caswell's method to use email to communicate between subscriber and diagnostic unit, so to allow email response to the problem being posed and also allowing back and forth communication over network with will facilitate solving the customer's problem in an effective and efficient manner.

Conclusion

7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Perugini et al. U.S. Patent 6,611,865

Wahlquist et al. U.S. Patent 5,367,667

Chefalas et al. U.S. Patent 6,785,834

Pinard et al. U.S. Patent 6,230,287

Lehner U.S. Patent 6,757,850

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Phuoc H. Nguyen whose telephone number is 571-272-3919. The examiner can normally be reached on Monday - Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David Wiley can be reached on 571-272-3923. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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August 8, 2005

DAVID WILEY
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2100